That H.B. Todd, was vested with the fee simple title to the Northeast fourth of the Northeast quarter of Section nineteen (19), in Township sixtyone (61), of Range thirty-nine (39), by a warranty deed from Henry Ring, dated April 23, 1853, and of record in Book "E" at page 445 of the real estate records of Holt County, Missouri, that said warranty deed is the last transfer of said claim or title to mid real estate: that plaintiff does not fourth of the Northeast quarter of Section nineteen (19), in Township sixtyone (61), of Range thirty-nine (39), by a warranty deed from Henry Ring, dated April 23, 1853, and of record in Book "E" at page 445 of the real estate records of Holt County, Missouri, that said warranty deed is the last transfer of said claim or title to said real estate; that plaintiff does not know whether the said H. B. Todd, is married or single, nor if married, the name of his wife, that he does not know whether said H. B. Todd is living or dead, nor if dead, the name of his heirs; that certain unknown persons, defendants herein, derive or claim to derive a title and claim to said real estate, as the unknown consort, heirs, devisees, donees, alienees, and immediate, messue or remote, voluntary or involuntary grantees of M.

B. Todd.

That Daniel S. Petter was vested with the fee simple title to the North-

and immediate, mesne or remote, voluntary or involuntary grantees of Michael R. Fowler, of James L. Fowler, of Elizabeth White, of Mary E. Campbell, of Frances A. Burnham, of Matlida Pope, of Lucy Fowler, of Rufus Fowler, of William Fowler, of Fred Fowler, of Burt Fowler, of Lola Acres, of Tansy Fowler, and of Margie M. Fowler; the unknown heirs, devisees, donees, aliences and immediate, mesne or remote, devisees, donees, aliences and immediate, mesne or remote, voluntary or involuntary grantees of Elijah V. Fowler, deceased, and of Napoleon B. Fowler, deceased; James T. Hughes, and the unknown consort, heirs, devisees, donees, aliences and immediate, mesne or aliences and immediate, mesne or remote, voluntary or involuntary grantees of James T. Hughes; John W. Bridgmon, John D. Smith, Selma L. Smith and Willie Smith, her husband, Tracy C. Smith Larson and Harry Larson, her husband, Moss C. Smith and Max D. Smith, and Martha D. Smith; the unknown consorts of those of the defendants above named whose censerts are net named; and the Inhaewa widew,

State of Missouri, County of Holt, ss

William E. Hughes, Plaintiff,

John W. Gaines, if living, and if de-ceased, the unknown consort, heirs devisees, donees, aliences and immediate, mesne or remote, voluntary or involuntary grantees of John W. Gaines; Frederick Hinnick, if living, and if deceased, the unknown widow, and if deceased, the unknown widow, the widow, heirs, devisees, donees, assignees, trustees, guardian or receivers in bankruptcy of said Frederick Hinnick, deceased, holders of a certain promissory note, of date February 3, 1866, due two years from date and secured by trust deed from John 6. Limpp to Frederick Manick, re-

rods; thence South 20 rods; thence East to beginning, containing ten acres in said state and county; that the said Trust Deed is the last transfer of said title, right or interest in said slat described real estate; that plaintiff has no knowledge or information as to whether said John G. Limpp, is living or dead; that if he is dead, certain unknown persons, defendants herein, derive or claim to derive a title and claim to said real estate as title and claim to said real estate as signees, trustees, guardian or receivers in bankruptcy of said John G. Limpp, if deceased.

That the claim of right, title or interest in said real estate of Hanson